INSTRUMENT PREPARED BY VIRGINIA GAS AND OIL BOARD ORDER RECORDED UNDER CODE OF VIRGINIA SECTION 45.1-361.26

VIRGINIA:

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BEFORE THE VIRGINIA GAS AND OIL BOARD

APPLICANT: Equit	able Production Company) VIRGINIA GAS) AND OIL BOARD
RELIEF SOUGHT:	EXCEPTION TO STATEWIDE SPACING LIMITATIONS PRESCRIBED BY VA. CODE § 45.1-361.17(a)(2) FOR WELL V-502739) DOCKET NO.) 08/08/19-2304)
V-502739 TO DEPICTED ON Glenda Youn Coeburn QUA Lipps MAGIS Wise COUNTY (the "Subjet described of	IT SERVED BY WELL NUMBERED BE DRILLED IN THE LOCATION EXHIBIT A HERETO, g McClellan Tract DRANGLE, TERIAL DISTRICT,)))))))))))))

REPORT OF THE BOARD

FINDINGS AND ORDER

- 1. Hearing Date and Place: This matter came on for hearing before the Virginia Gas and Oil Board (hereafter "Board") at 9:00 a.m. on August 19, 2008, Southwest Virginia Higher Education Center on the campus of Virginia Highlands Community College, Abingdon, Virginia.
- 2. Appearances: James E. Kaiser appeared for the Applicant.
- 3. Jurisdiction and Notice: Pursuant to Va. Code § 45.1-361.1 et seq., the Board finds that it has jurisdiction over the subject matter. Based upon the evidence presented by Applicant, the Board also finds that the Applicant has (1) exercised due diligence in conducting a meaningful search of reasonably available sources to determine the identity and whereabouts of each gas and oil owner, coal owner, or mineral owner having an interest in Subject Drilling Unit underlying and comprised of Subject Lands; (2) has represented to the Board that it has given notice to those parties (hereafter sometimes "person(s)" whether referring to individuals, corporations, partnerships, associations, companies, businesses, trusts, joint ventures or other legal entities) entitled by Va. Code § 45.1-361.19 to

notice of this application; and (3) that the persons set forth in Exhibit B hereto have been identified by Applicant as owners of Gas interests underlying Subject Drilling Unit, including those who have not heretofore leased, sold or voluntarily agreed with the Applicant to pool their Gas interests in Subject Drilling Unit. Further, the Board has caused notice of this hearing to be published as required by Va. Code § 45.1-361.19.B. Whereupon, the Board hereby finds that the notices given herein satisfy all statutory requirements, Board rule requirements and the minimum standards of state due process.

- 4. Amendments: None.
- 5. Dismissals: None.
- 6. Relief Requested: Applicant requests (1) an exception to the statewide spacing limitations set forth in Va. Code § 45.1-361.17 for Well No. V-502739.
- 7. Relief Granted: The requested relief in this cause be and hereby is granted. The Board hereby grants Applicant consent to permit and drill proposed Well No. V-502739, 2445 feet from proposed Well No. V-502362, at the location depicted on the Plat attached hereto.
- 8. Special Findings: The Board specifically and specially finds:

Applicant is <u>Equitable Production Company</u> a West Virginia Corporation. Applicant is duly authorized and qualified to transact business in the Commonwealth of Virginia;

Applicant <u>Equitable Production Company</u> is an operator in the Commonwealth of Virginia and has satisfied the Board's requirements for operations in Virginia;

Applicant claims ownership of Conventional Gas leases of percent of Subject Drilling Unit and the right to explore for, develop and produce Gas from same, i.e., Well No. V-502739 as well as from reciprocal well, i.e., Well No. V-502362.

The proposed Well $\underline{V-502739}$ is located on a surface, coal, oil and gas tract consisting of $\underline{18.00}$ acres known as $\underline{Glenda\ Young\ McClellan\ Tract}$, and the surface, coal, gas and oil owner has consented to the proposed location for Well $\underline{V-502739}$ that is depicted on the Plat attached hereto as Exhibit A;

The Applicant testified it has the right to operate and develop the reciprocal Wells $\frac{V-502362}{}$ and that the granting of the application filed herein will not impact the correlative rights of any person;

An exception to the well spacing requirements of Va. Code § 45.1-361.17 for Well V-502739 is necessary to efficiently drain a portion of the common sources of supply (reservoir) underlying Subject Drilling Unit, and the Board's granting of the requested location exception is in the best interest of preventing the waste of 300 million cubic feet of Conventional Gas underlying Subject Drilling Unit, and to generally effect the purposes of the Virginia Gas and Oil Act;

Applicant proposes the drilling of Well No. V-502739 to a depth of 5574 feet on the Subject Drilling Unit at the location depicted in Exhibit A to produce all the Mississippian and Devonian age formations including, but not limited to, Base Lee Sand, Bluestone, Ravencliff, Maxon, Little Lime, Big Lime, Top Weir, Base Weir, Sunbury, Berea, Cleveland, Upper Huron, Middle Huron, and Lower Huron, from surface to a total depth of 5574 feet (Subject Formations");

Applicant proposes to drill Well $\underline{V-502739}$ a distance of $\underline{55}$ feet closer to Gas Well $\underline{V-502362}$, than the 2500 feet mandated by statewide spacing;

- 8.9 Applicant proposes to complete and operate Well <u>V-502739</u> for the purpose of producing Conventional Gas;
- 9 Mailing Of Order And Filing Of Affidavit: Applicant or its Attorney shall file an affidavit with the Secretary of the Board within sixty (60) days after the date of receipt of this Order stating that a true and correct copy of said Order was mailed within seven (7) days from the date of receipt of this Order to each person pooled by this Order whose address is known.
 - 10. Availability of Unit Records: The Director shall provide all persons not subject to a lease with reasonable access to all records for Subject Drilling Unit which are submitted by the Unit Operator to said Director and/or his Inspector(s).
 - 11. <u>Conclusion</u>: Therefore, the requested relief and all terms and provisions set forth above be and hereby are granted and IT IS SO ORDERED.
 - 12. Appeals: Appeals of this Order are governed by the provisions of Va. Code Ann. § 45.1-361.9 which provides that any order or decision of the Board may be appealed to the appropriate circuit court. Such appeals must be taken in the manner prescribed in the Administrative Process Act, Va. Code Ann. § 9-6.14:1 et seq. and Rule 2A of the Rules of the Virginia Supreme Court.
 - 13. Effective Date: This Order shall be effective on the date of its execution.

DONE AND EXECUTED this Virginia Gas and Oil Board.	day of October, 2008, by a majority of the
	Chairman, Benny R. Wampler
DONE AND PERFORMED THIS _ Board.	day of October, 2008, by Order of the
	David E. Asbury, Jr. Principal Executive to the Staff Virginia Gas and Oil Board
appeared Benny R. Wampler, being is Chairman of the Virginia Gas Asbury, Jr. being duly sworn di	day of 2008, personally and for the Commonwealth of Virginia, g duly sworn did depose and say that he and Oil Board, and appeared David E. d depose and say that he is Principal Virginia Gas and Oil Board that they rized to do so.
	Diane J. Davis, Notary 174394
Ay commission expires. September 30, 2009	

MY MISSION EXPIRE

